Response Date and Time: March 15, 2007 at 4:00 p.m.

KNAUF SHAW LLP

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Attorneys for American Recycling & Manufacturing Co., Inc.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

) Chapter 11
IN RE:)
DELPHI CORPORATION, et al.,) Case No. 05-44481) (Jointly Administered)
Debtors.	
	<i>)</i>

AMERICAN RECYCLING & MANUFACTURING CO., INC. RESPONSE TO EIGHTH OMNIBUS CLAIMS OBJECTION

American Recycling & Manufacturing Co., Inc. ("ARM"), a creditor of debtor Delphi Automotive Systems LLC and/or Delphi Corporation (together the "**Debtors**"), through its attorneys KNAUF SHAW LLP, hereby responds to the Eighth Omnibus Objection (Procedural) pursuant to 11 U.S.C. 502(b) and Fed. R. Bankr.P.3007 to Certain (A) Duplicate and Amended Claims, (B) Claims Duplicative of Consolidated Trustee Claims, (C) Equity Claims, and (D) Protective Claims (the "**Objection**") of Debtors, to the extent that the Objection challenges claims asserted by ARM. In support of its response, ARM respectfully states as follows:

- On or about October 8 and 14, 2005, Debtors filed voluntary petitions for relief under Chapter 11 of the Bankruptcy Code.
- 2. On or about July 31, 2006, ARM filed a Proof of Claim (No. 14526) in the amount of \$38,397,95 for an unsecured nonpriority claim for goods and services supplied to Debtors by the ARM Rochester, New York facility. A copy is attached as Exhibit A.
- 3. On or about February 15, 2007, Debtors filed the Objection, contending that the

- Claim should not be allowed for greater than \$33,759.16.
- 4. The Objection should be overruled insofar as it relates to ARM because it fails to produce any evidence whatsoever to overcome the *prima facie* validity of ARM's Claims.
- 5. Pursuant to 11 U.S.C. §502(a), a proof of claim is deemed to be allowed unless a party in interest objects.. Thus, ARM's Proof of Claim operates as *prima facie* evidence of ARM's claims against Debtors.
- 6. The burden of proof for claims against a debtor rests on different parties at different stages of the proceedings. The claimant must initially allege facts sufficient to support its claim, but once this is done, the claim is *prima facie* valid. The burden of proof then shifts to the objecting party to produce sufficient evidence to negate the *prima facie* validity of the proof of claim by refuting at least one of the essential allegation of such claim. Only after the objecting party produces evidence equal in force to the *prima facie* claim does the burden revert to the claimant to prove the validity of its claim by preponderance of the evidence. *See In re Allegheny Int'l, Inc.*, 954 F.2d 167, 173-74 (3d Cir. 1992); *see also, Fullmer v. U.S. (In re Fullmer)*, 962 F.2d 1463, 1466 (10th Cir. 1992) ("A properly filed proof of claim is prima facie evidence of the validity and amount of the claim. This evidentiary presumption remains in force even though an objection to the claim is filed by a party in interest. To overcome this prima facie effect, the objecting party must bring forward evidence equal in probative force to that underlying the proof of claim.") [citations omitted].
- 7. The Objection fails to set forth any facts to overcome the *prima facie* validity of the Claims. Instead, the Objection makes only the conclusory statements that the Claims are duplicative. The Debtors have offered no factual argument or legal basis to support Debtors' objection to the Claims beyond the bare assertions in the Objection. As such, the Objection should be disallowed.

WHEREFORE, ARM respectfully requests that this Court deny the Objection as it relates

to the Claim of ARM, and grant ARM such other and further relief as may be just and proper.

Dated: March 14, 2007

/s/ Alan J. Knauf
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EXHIBIT A

United States Bankruptcy Court Southern	DISTRICT OF New York	PROOF OF CLAIM
Name of Debtor Delphi Corporation	Case Number 05-44481	Date Stamped Copy Returned No self addressed stamped enveloped
NOTE: This form should not be used to make a claim for an administ of the case. A "request" for payment of an administrative expense may		No copy to return
Name of Creditor (The person or other entity to whom the debtor of money or property): American Decay Ling & Unlimited Ventures Inc. Name and address where notices should be sent: Unlimited Ventures Inc. American Recycling & Mfg Co., Inc. 58 Mckee Rd Rochester NY 14611 CIULA Unlimited Ventures Inc. Telephone number: 185-235-2210	anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. Check box if you have never received any notices from the bankruptcy court in this case. Check box if the address differs from the address on the envelope sent to you by the court.	RECEIVED AUG 14 2006 KURTZMAN CARSON FOR STACE TO THE COOK, USE OFFER
Account or other number by which creditor identifies debtor: $62 - 415 - 9943$	Check here replaces	v filed claim, dated:
1. Basis for Claim Goods Sold / Services Performed Customer Claim Taxes Money Loaned Personal Injury Other	Retiree benefits as defined in 11 U Wages, salaries, and compensation Last four digits of SS #: Unpaid compensation for services from	(fill out below)
2. Date debt was incurred: 10/6/07-10/5/05 (see attacked	3. If court judgment, date obtained	
 Total Amount of Claim at Time Case Filed: \$ 33,30 (tinsed If all or part of your claim is secured or entitled to priority, also Check this box if claim includes interest or other charges in additional charges. 	complete Item 5 or 7 below.	attriched poplyments
5. Secured Claim. Check this box if your claim is secured by collateral (including a right of setoff). Brief Description of Collateral: Real Estate Other Value of Collateral: Amount of arrearage and other charges at time case filed included is secured claim, if any: 6. Unsecured Nonpriority Claim 5 38, 397. Check this box if a) there is no collateral or lien securing your claim, or b) your claim exceeds the value of the property securing it, if c) none or only part of your claim is entitled to priority.	days before filing of the bankr debtor's business, whichever is Contributions to an employee to the property of services for persumants of the property of th	is (up to \$10,000),* earned within 180 uptcy petition or cessation of the earlier - 11 U.S.C. § 507(a)(3). benefit plan - 11 U.S.C. § 507(a)(4). ard purchase, lease, or rental of al, family, or household use - 11 U.S.C. cort owed to a spouse, former spouse, b. ernmental units-11 U.S.C. § 507(a)(8). graph of 11 U.S.C. § 507(a)(). W1007 and every 3 years thereafter with other the date of adjustment \$10,000 and
orders, invoices, itemized statements of running accounts, contracts, agreements, and evidence of perfection of lien. DO NOT SEND ORIGINAL available, explain. If the documents are voluminous, attach a summer	ents, such as promissory notes, purchase court judgments, mortgages, security GINAL DOCUMENTS. If the documents are mary. ling of your claim, enclose a stamped, self-	THIS SPACE IS FOR COURT USE ONLY

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

ATTACHMENT TO PROOF OF CLAIM

Identity of Claimant. The correct claimant is American Recycling & Manufacturing Co., Inc., a New York corporation ("ARM"). This corporation was formerly known as Unlimited Ventures, Inc. of North America, but changed its name to American Recycling & Manufacturing Co., Inc. Delphi often incorrectly referred to the claimant by the shortened name "Unlimited Ventures, Inc."

Identity of Debtor. ARM has filed two Proofs of Claim, each in the amount of \$38,397.95. One names Delphi Automotive Systems, LLC as the debtor, and the other names Delphi Corp. as the debtor. Please note that these two claims are duplicative. ARM is unclear whether the correct identification for the corporate entity ARM provided goods and services is Delphi Automotive Systems, LLC or Delphi Corp., or whether goods and services were provided to both, so the claims should be split between the two entities. However, the total claim is only for \$38,397.95 - not double that amount.

Dates and Amounts. The attached spreadsheet details the dates and amounts of the invoices which comprise the claim, and show it exceeds the scheduled debt of \$33,759.16.

DELPHIBankruptcy Date 10/08/05

VENDOR NO	LOCATION	INVOICE	INVOIC NUMBE	
A100-ROCH	Automotive FNP	10/6/2004 9/12/2005 9/12/2005 9/12/2005 9/20/2005 9/28/2005 9/28/2005 10/5/2005 10/5/2005	ROCH-SALES4000016 ROCH-INV-400005 ROCH-INV-4000079 ROCH-INV-4000216 ROCH-INV-4000229 ROCH-INV-4000303 ROCH-INV-4000303 ROCH-INV-4000433 ROCH-INV-4000433 ROCH-INV-4000433	657.12 657.12 110.88 1 590.70 328.56 2 102.24 984.50 787.60 72.32
			A-100 TOTAL	\$ 4,346.48
A-101-ROCH	Automotive	8/3/2005 8/31/2005 9/7/2005 9/8/2005 9/12/2005 9/12/2005 9/14/2005 9/14/2005 9/20/2005 9/22/2005 6/22/2005 9/26/2005 9/27/2005 9/30/2005	ROCH-400003951 ROCH-400003990 ROCH-INV-40000005 ROCH-INV-40000011 ROCH-INV-40000068 ROCH-INV-40000074 ROCH-INV-40000087 ROCH-INV-40000177 ROCH-INV-40000210 ROCH-INV-40000251 ROCH-INV-40000279 ROCH-INV-40000355	832.00 890.00 149.50 350.00 2,670.00 149.50 149.50 2,670.00 525.00
A102-ROCH N	/IVR	8/3/2005 8/16/2005 8/22/2005 8/22/2005 9/9/2005 9/9/2005	A-101 TOTAL ROCH-4000003628 ROCH-4000003800 ROCH-4000003869 ROCH-4000003870 ROCH-INV-4000094 ROCH-INV-4000095 A-102 TOTAL	\$ 9,597.46 336 149.5 11616.05 2247.21 7858.04 2247.21 \$ 24,454.01
			GRAND TOTAL	\$ 38,397.95

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the attached was served by Federal Express to:

Hon. Robert D. Drain United States Bankruptcy Judge United States Bankruptcy Court Southern District of New York One Bowling Green, Room 610 New York, New York 10004 Delphi Corporation Attn: General Counsel 5725 Delphi Drive Troy, MI 48098

Skadden, Arps, Slate, Meagher & Flom, LLP Attn: John Wm. Butler, Jr., John K. Lyons, and Joseph N. Wharton 333 West Wacker Drive, Suite 2100 Chicago, IL 60606

Alicia M. Leonhard Office of the U.S. Trustee 33 Whitehall Street, Suite 2100 New York, NY 10004

Dated: March 14, 2007

/s/ Alan J. Knauf